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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/845,742	05/01/2001	Wolfgang Pieken	PRO.03	3461
25871	7590 11/26/2004		EXAMINER	
SWANSON & BRATSCHUN L.L.C. 1745 SHEA CENTER DRIVE			RILEY, JEZIA	
SUITE 330			ART UNIT	PAPER NUMBER
HIGHLANDS RANCH, CO 80129			1637	
			DATE MAILED: 11/26/2004	\$

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	09/845,742	PIEKEN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jezia Riley	1637				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONET	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 20 Se	entember 2004					
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closed in accordance with the practice under E						
Disposition of Claims	,	0 0.0.210.				
4)⊠ Claim(s) <u>1-3,8,11-18 and 23-41</u> is/are pending in the application.						
4a) Of the above claim(s) <u>32-41</u> is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>25-31</u> is/are allowed.						
6)⊠ Claim(s) <u>1-3,8,13-15,17,18,23 and 24</u> is/are rejected.						
7)⊠ Claim(s) <u>11,12 and 16</u> is/are objected to.						
8) Claim(s) <u>1-3,8,11-18 and 23-41</u> are subject to r	estriction and/or election requirer	nent				
Application Papers						
•						
9) The specification is objected to by the Examiner						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
		* *				
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Exa						
The dath of declaration is objected to by the Exa	animer. Note the attached Office	Action of form P1O-152.				
Priority under 35 U.S.C. § 119						
 12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents 		e(d) or (f).				
2. ☐ Certified copies of the priority documents		n No				
3.☐ Copies of the certified copies of the priori						
application from the International Bureau		a iii tiiis National Stage				
* See the attached detailed Office action for a list of	· ·	1				
	in the continue copies not reserved	4.				
Attachment(s)						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) ∐ Interview Summary (I Paper No(s)/Mail Date					
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 01/304, 5/204, 5/204, 12/30	5) Notice of Informal Pa	tent Application (PTO-152)				
S. Patent and Trademark Office	_	of Paper No /Mail Date 20041117				

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DETAILED ACTION

Response to Remarks

- 1. Applicants' arguments and amendments, filed on 9/20/04, have been approved and entered. They have been fully considered and they are deemed to be persuasive. Rejections and/or objections not reiterated from previous office actions are hereby withdrawn. The following rejections and/or objections are either newly applied or reiterated. They constitute the complete set presently being applied to the instant application.
- 2. Newly submitted claims 32-41 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: said claims are directed for the preparation of an array comprising a plurality of distinct molecules at spatially discrete locations which are distinct than the claims under examination.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 32-41 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

4. Claims 1-3, 8, 13-15, 17, 18, 23,24 are rejected under 35 U.S.C. 102(b) as being anticipated by Keana et al. (US 5,580,697).

Keana et al. discloses methods for covalently modifying surfaces of various substrates. Candidate surfaces include various polymeric, siliceous, metallic, allotrophic forms of carbon, and semiconductor surfaces (see also examples). The surfaces are exposed to a reagent, having molecules each comprising a nitrenogenic group and a functionalizing group, in the presence of energized charged particles such as electrons and ions, photons, or heat, which transform the nitrenogenic reagent to a nitrene intermediate. The nitrene covalently reacts with any of various chemical groups present on the substrate surface, thereby effecting nitrene addition of the functionalizing groups to the substrate surface. The functionalizing groups can then participate in downstream chemistry whereby any of a large variety of functional groups, including biological molecules, can be covalently bonded to the surface, thereby dramatically altering the chemical behavior of the surface. Such functionalizations of the surface can be done in a single reactive step or in multiple reactive steps. (abstract). Substrate surfaces are functionalized by exposing the surface to a nitrenogenic functionalizing reagent in the presence of a reaction-energy source such as photons, electrons, or heat. In the presence of the reaction-energy source, the functionalizing reagent forms a nitrene intermediate that covalently reacts with --CH, --NH, --OH, --C.=.C--, --C--C-- and other groups on the substrate surface (which is viewed to be inclusive of the derivatized

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support) so as to cause "nitrene addition" or "nitrene insertion" of the functionalizing reagent to the substrate surface (summary of the invention). Nitrenes can undergo addition at --C--C-- and --C.=.C—bonds to form a ring which is viewed of the [1+2] cycloaddtion reaction or an ene reaction.(col.5).

Additionally the functionalizing reagent is preferably selected from a group consisting generally of: aryl azides, alkyl azides, alkenyl azides, alkynyl azides, acyl azides, and azidoacetyl derivatives, all capable of carrying a variety of substituents. Most preferably, fluorine (and/or chlorine) atoms are present to the maximum extent possible in the positions on the functionalizing reagent molecule adjacent the azide group.

Each of the foregoing azides may also contain within the same molecule any of the following functional groups, constrained structurally from reacting with the nitrene moiety after the nitrene moiety is generated: d) maleimido groups or other dienophilic groups such that the group may serve as a dienophile in a Diels-Alder cycloaddition reaction with a 1,3-diene-containing molecule such as, for example, an ergosterol; (col.6).

- 5. Claims 11, 12, 16 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 6. Claims 25-31 are allowed.

Any inquiry concerning this communication or earlier communications from the 7. examiner should be directed to Jezia Riley whose telephone number is 571-272-0786. The examiner can normally be reached on 9:30AM - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gary Benzion can be reached on 571-272-0782. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Wednesday, November 17, 2004